UNITED STATES DISTRICT COURT

for the MIDDLE DISTRICT OF TENNESSEE

U.S.A. vs	Beatriz Avila		Docket No.	3:09CR00252-003
	Petition for Action o	n Conditions of I	Pretrial Releas	e
	cial report upon the conduct	t of defendant	Beatri	
sitting in the Cou	nder pretrial release supervi rt at Los Angeles, CA se reference the attached Ord	, on June 1	1, 2010	, under the following
	ectfully presenting petition accepage four of this document		t and for cause	as follows:
I declare under p	enalty of perjury that the form		l correct.	July 26, 2012
U.S. Pretrial Ser	vices Officer	Place:		Date:
Next Scheduled (Court Event Event		Date	
	PETITI	ONING THE CO	OURT	
	ection sue a Warrant	☐ To is		tting a hearing on the petition
THE COURT OF No Action The Issuance of	a Warrant.	☐ A Hear	ring on the Petition	n is set for
(cc: U.S. Pr	ding Warrant Execution obation and U.S. Marshals only) Her entered 7-20-1	Date 2 (#325)		Time
Considered and of	ordered this day 	/		
Honorable Julie U.S. Magistrate				

The defendant was arrested on June 10, 2010, in the Central District of California at Los Angeles. She was brought before the Honorable David T. Bristow, U.S. Magistrate Judge for an initial appearance. The Court released the defendant on June 11, 2010, on a \$50,000 unsecured bond with special conditions requiring pretrial supervision.

On July 6, 2010, Ms. Avila made an appearance in the Middle District of Tennessee before Your Honor for appointment of counsel and arraignment. Your Honor allowed the defendant to remain on the bond and conditions as set in the Central District of California.

Special Conditions of Pretrial Release:

Please reference the attached Order Setting Conditions of Release.

Previous Violations:

After her release, Ms. Avila was supervised by Pretrial Services in the Central District of California by Officer Camron Pitcher. During this time, she incurred several violations. On July 28, 2010, the defendant informed Officer Pitcher that she had an urge to jump in front of a moving car.

On August 18, 2010, the defendant's sister, Zoila Avila, telephoned former Supervisory U.S. Probation Officer Paulette Allen to report an incident which occurred at her residence. The defendant was residing at 204 W.F. Street, Ontario, California, along with their father. According to Zoila Avila, defendant Avila became involved in verbal altercations with one of her brothers and the girlfriend of another brother. When the girlfriend was departing the Avilas' home, the defendant threw a beer bottle through that individual's vehicle window.

Ms. Avila's sister directed her to leave and requested to be removed from the defendant's bond. The defendant departed and moved to 540 West Arrow Highway, Upton, California. The defendant did not inform her pretrial services officer and the move was not approved. No charges were filed against the defendant.

Additionally, the defendant reported an attempted suicide in December 2010 by taking a bottle of Excedrin pills. She was admitted to Pomona Valley Hospital, Pomona, California, on December 10, 2010, and discharged on December 13, 2010.

On January 5, 2011, a telephone conference was held with the defendant, her treatment counselor at the Phoenix House (a substance abuse treatment facility located in Santa Fe Springs, California), defense counsel, attorneys for the Government, and Officer Allen. Ms. Avila was admonished for her irrational behavior and failing to abide by the instructions of her pretrial services officer. Officer Allen and Assistant U.S. Attorney Phil Wehby directed the defendant to remain at the Phoenix House until her case was resolved.

Reside As Approved by Pretrial Services and Do Not Relocate Without Permission from Pretrial Services:

On March 22, 2011, Ms. Avila was discharged from the Phoenix House as a result of leaving the facility without an escort. According to Officer Pitcher, defendant Avila became involved in a verbal altercation with a friend (resident) over another female. Ms. Avila injured one of her hands as a result of punching a pole at the facility. She was instructed to see a doctor but was required to be accompanied by a peer for support. Ms. Avila refused to go out of the facility with peer support. She stated that it was "bullshit", and she was going anyway. Ms. Avila left and was terminated from the Phoenix House.

On March 23, 2011, defendant Avila met with her pretrial services officer, Camron Pitcher, to update him on her status. The defendant related that she wanted to enter the Pathways to Recovery Sober Living Facility, 2190 Orange Grove, Pomona, California, on March 24, 2011. The defendant was asked how she would pay the \$550 monthly fee, and Ms. Avila related she had a man who would take care of the payments. Mr. Pitcher approved the defendant's move.

<u>Participate in Residential Drug (and/or) Alcohol Treatment as Determined by Pretrial Services.</u>

On March 29, 2011, at Officer Allen's request, Mr. Pitcher contacted officials at Pathways to Recovery Sober Living, to verify the defendant's residency. He was informed that Ms. Avila arrived on the evening of March 28, 2011. The defendant was advised by staff that she would have to pay the \$550 in advance. The defendant stated she would be traveling to Tennessee and would wait until her return on Tuesday, April 5, 2011, to secure residency at Pathways to Recovery Sober Living. The defendant's address at that time was 540 W. Arrow Highway, Upland, California, which was not approved by her supervising officer.

As a result of her instability and expressed anxiety, the defendant's release conditions were modified for her to undergo a mental health evaluation and treatment as directed by Pretrial ervices. According to Officer Pitcher, his agency did not refer the defendant for a mental health evaluation.

The defendant's supervising officer discussed with Ms. Avila the importance of abiding by the conditions of her release; however, the defendant was not receptive.

On April 4, 2011, the defendant appeared before Your Honor for a bond violation hearing. At that hearing, the Court was informed that there was an agreement to allow the defendant to remain on bond, and not be allowed to reside at the Pathways to Recovery Sober Living II in Pomona, California. The Court agreed and admonished the defendant.

On May 1, 2011, Linda Evans, director of the Pathways to Recover Sober Living Facility, emailed Officer Allen and informed her that Ms. Avila re-entered Pathways II on April 30, 2011. On May 4, 2011, Ms. Evans emailed Ms. Allen to inform that Ms. Avila left Pathways II during the night on May 3, 2011. The defendant's whereabouts were unknown at that time and Pretrial Services requested that a warrant be issued.

On May 31, 2011, the defendant appeared before Your Honor for a revocation hearing. She was released to Diersen Charities, Nashville, Tennessee. She was allowed to leave the center to look for work, court hearings, and other approved meetings.

On July 26, 2011, Diersen Charities terminated the defendant from their program for numerous violations of their policies.

New Violations:

Refrain from use or possession of a narcotic drug or other controlled substance, unless prescribed by a licensed medical practitioner:

The defendant reported to the U.S. Probation Office on July 17, 2012, and submitted a urine screen which tested positive for cocaine. The defendant initially denied use of the illegal substance; however, she later admitted to using the substance on July 16, 2012.

Probation Officer's Actions:

This officer staffed the case with Supervisory U.S. Probation Officer Burton Putman, and Your Honor. The defendant is presently homeless, and has requested to return to California to reside with her mother. This officer contacted the defendant's mother, and she agreed that the defendant could reside with her. This officer also contacted the U.S. Probation Office in the Southern District of California, and they are willing to accept courtesy supervision for this district.

Respectfully Petition the Court as Follows:

The Pretrial Office requests that no action be taken at this time, and that the defendant be allowed to reside with her mother in San Diego, California, with the special conditions as previously ordered by the Court.

Approved by:

W. Burton Putman

Supervisory U.S. Probation Officer

xc: Phil Wehby, Supervisory Assistant U.S. Attorney Michael Terry and Stephanie Gore, CJA Panel Attorneys

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ζλ	Defendant is released on his/her own recognizance, no appearance bond shall be posted, and the following statutorily required standard conditions of release are hereby imposed:
□ .	Defendant shall be released on a non-surety bond in the amount of, no security or monies shall be required for defendant to be released, and the following conditions of release are hereby imposed:
	Defendant shall be released on a non-surety bond in the amount of shall be posted to the Clerk of Court, or such other security as listed below, and the following conditions of released are hereby imposed:
以	Defendant shall be released on a surety bond as described belown of Califor
	Defendant shall remain on the conditions of supervised release that have been previously imposed by the District Judge. In addition, defendant shall abide by the following conditions:
***	***********
WHIL	ON RELEASE, I FULLY UNDERSTAND:
1)	I may not change my address or move without permission of the Court. My correct address has been provided to Pretrial Services.
2)	I must be in Court each and every time I am instructed to be there, and surrender to serve any sentence imposed.
3)	I cannot intimidate or harass any witness, victim, informant, juror or officer of the Court; I cannot obstruct any criminal investigation.
·)	I must not violate any local, state or federal law. If I do, I could be punished by as much as from 90 days to 10 years imprisonment in addition to the penalty provided for the offense committed.

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5)	signe	I violate any condition of release, a warrant for my arrest could be issued, any bond I sned may be forfeited, and new bonds with additional conditions, or my detention until al, could be ordered by the Court, and I could be held in contempt of Court.			
6)	impos cases	If I fail to appear at any proceeding in this case or I fail to surrender to serve any sentence imposed, I could be charged and convicted of bail jumping which is punishable by, in some cases, as much as 10 years imprisonment and/or a fine, in addition to any other punishments imposed in the original case.			
7) This special condition or conditions:					
	<u>A.</u>	Defendant shall report to Pretrial Services as direct	ed		
	<u>B.</u>	Defendant shall maintain actively seek verifiable en	nployment		
	<u>C.</u>	Defendant shall allow a Probation/Pretrial Services home or elsewhere and confiscate any contraband			
	<u>D.</u>	Defendant shall have no contact with any victim or we the co-defendants, EK-13 gang members, or any of advises defendant's counsel that defendant is not to	ther person the Government		
	<u>E.</u>	Defendant shall submit to drug testing as directed b	y Pretrial Services		

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<u>F.</u>	Defendant shall participate in any substance abuse counseling or treatment a directed; treatment may be on an out-patient basis or an in-patient basis; any in
	patient treatment may be followed by up to 90 days in a half-way house
<u>G.</u>	Defendant shall not have in her possession (on her person, in her home, in her vehicle, at her place of work) any firearms, ammunition, or other dangerous weapon
<u>H.</u>	Defendant shall refrain from the use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed medical practitioner
<u>l.</u>	Defendant shall refrain from the excessive use of alcohol
<u>J.</u>	Defendant shall report as soon as possible, within 48 hours, to the supervising officer, any contact with any law enforcement personnel, including, but not limited to any arrest, questioning, or traffic stop
<u>K.</u>	Defendant shall reside at Diersen Charities and shall abide by all of their rules and regulations; in addition, Defendant is not permitted to leave Diersen Charities
	except 1) to meet with her lawyers; 2) to report to Pretrial Services; 3) for any job interview; and 4) if she gets a job, for the purposes of her employment

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<u>L.</u>		
. —————————————————————————————————————		
I acknowledge I have read this Order. I understand Appearance Bond that the Court has ordered at the concl		
Appearance bond that the court has ordered at the concr	usion of this flearing.	
Date: May 31, 2011 Defend	- V	
It is ORDERED that the conditions listed above are imposed	l. 18 U.S.C. § 3142.	
	Jelin Mig	
UNITED	STATES MAGISTRATE JUDGE	

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The Middle District of Tennessee consists of the following counties: Cannon, Cheatham, Clay, Cumberland, Davidson, DeKalb, Dickson, Fentress, Giles, Hickman, Houston, Humphreys, Jackson, Lawrence, Lewis, Macon, Marshall, Maury, Montgomery, Overton, Pickett, Putnam, Robertson, Rutherford, Smith, Stewart, Sumner, Trousdale, Wayne, White, Williamson and Wilson.

The following are pertinent Middle District of Tennessee numbers (Area Code 615):

U.S. Magistrate Judge Juliet Griffin	- 736-5164
U.S. Magistrate Judge Joe B. Brown	- 736-7052
U.S. Magistrate Judge E. Clifton Knowles	- 736-7347
U.S. Magistrate Judge John S. Bryant	- 736-5878
Clerk of Court	- 736-5498
U.S. Marshal	- 736-5417
U.S. Attorney	- 736-5151
U.S. Probation	- 736-5771
Federal Public Defender	- 736-5047

The United States District Court in Nashville is located in the United States Courthouse, 801 Broadway, at the corner of Eighth and Broad. The Court in Cookeville is located at 9 East Broad Street. The Court in Columbia is located at 816 South Garden Street.